MISDEMEANOR AND SUBJECT TO A FINE NGT EXCEEDING \$100 OR IMPRISONMENT NOT EXCEEDING 90 DAYS, CR BOTH.

209.

- AS DEFINED IN THIS ARTICLE AND ACT IN A DISORDERLY MANNER BY MAKING LOUD OR UNSEEMLY NOISES, CR BY PROFANELY CURSING OR SWEARING OR USING OBSCENE LANGUAGE OR ACTING IN ANY OTHER DISORDERLY MANNER, WHILE:
- (1) ON PUBLIC PROPERTY, UNIESS AUTHORIZED BY A GOVERNMENTAL ENTITY THAT HAS JURISDICTION OVER THE PROPERTY;
- QTHER OUTSITE AREA OF ANY COMBINATION OF PRIVATELY OWNED RETAIL ESTABLISHMENTS, COMMONIY KNOWN AS A SHOPPING CENTER, OR ANY OTHER PLACE WHERE THE GENERAL FUBLIC IS INVITED FOR BUSINESS PURPOSES, UNLESS AUTHORIZED BY THE OWNER OF THE SHOPPING CENTER;
- OUTSIDE AREA OF ANY OTHER RETAIL ESTABLISHMENT, UNLESS AUTHORIZED BY THE OWNER OF THE ESTABLISHMENT; CR
- THE PLACES ENUMERATED IN THIS SUBSECTION, UNLESS AUTHORIZED.
- (B) ANY PERSON WHC VIOLATES THE FROVISIONS OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$100.

210.

AS TO PUBLIC PROPERTY, ANY GOVERNMENTAL ENTITY THAT OWNS OR OTHERWISE HAS JURISDICTION CVER THE PROPERTY MAY ADOPT BY LOCAL LAW, ORDINANCE, FULE OR REGULATION, AS APPROPRIATE, STANDARDS PROVIDING FCF THE AUTHORIZATION OF THE CONSUMPTION OF AICOHCLIC FEVERAGES, CTHERWISE PROHIBITED BY THIS SUBHEADING, AND CONSISTENT WITH THE INTENDED USE OF THE PROPERTY BY THE GENERAL PUBLIC.

## 211.

- (A) SECTIONS 207 THROUGH 210 DC NOT AFFLY TO THE CONSUMPTION OF ALCOHOLIC BEVERAGES BY PASSENGERS IN THE LIVING QUARTERS OF A MOTOR HOME, OR THE PASSENGERS OF A CHARTERED BUS, TAXICAB, OR OTHER VEHICLE IN TRANSIT IF THE OWNER OR OPERATOR HAS CONSENTED TO THE CONSUMPTION OF THE BEVERAGES.
- (B) THE PROVISIONS OF SECTIONS 207 THROUGH 210 OF THIS ARTICLE APPLY ONLY IN THE FOLLOWING COUNTIES:
  - (1) PRINCE GEORGE'S COUNTY.